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1	TO THE COURT AND ALL PARTIES:			
2	Plaintiff, BARBARA HUBBARD, hereby requests that pursuant to FRCP			
4	41 (a)(1), the Court dismiss the above entitled action, with prejudice, <u>as to</u>			
5	Defendant SERLER, INC., dba SUBWAY #31595 only.			
6				
7	Nothing in this request shall be construed to affect Plaintiff's complaint and			
8	claims in the above referenced case against defendants other than Defendant			
9	SERLER, INC., dba SUBWAY #31595.			
11	Dated: July 8, 2008	DISABLED ADVOCACY GROUP, APLC		
12	,			,
13		/s/ 1	Lynn Hubbard III, I	Esquire
14 15			IN HUBBARD, III rney for Plaintiff, E	
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	Notice of Voluntary Dismissal	_	Hubbard v.	Chula Vista Center Inc. et al.